SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2015-013325 04/08/2016

HON. RANDALL H. WARNER

CLERK OF THE COURT
K. Ballard
Deputy

MEADOW VALLEY CONTRACTORS INC KEVIN J BONNER

v.

TOWN OF SPRINGERVILLE, et al. P DOUGLAS FOLK

E SCOTT DOSEK JAY M MANN

HEARING

Courtroom: ECB-512

11:01 a.m. This is the time set for oral argument regarding Defendant C&S Engineers' March 20, 2015 Motion for Declaration of Compliance with Discovery Order; Defendant Town of Springerville's April 8, 2015 Joinder in C&S Engineers' Motion for Declaration of Compliance with Discovery Order and Request for Declaration of Compliance with Respect to the Town's Discovery Reponses; and Plaintiff Meadow Valley's April 8, 2015 Motion for Sanctions for Violation of Discovery Order.

Plaintiff/Counterdefendant Meadow Valley Contractors, Inc. is represented by Counsel Kevin J. Bonner. Counterdefendant Safeco Insurance Company of America is represented by Counsel Jay M. Mann. Defendant/Counterclaimant C&S Engineers, Inc. is represented by Counsel E. Scott Dosek. Defendant/Counterclaimant Town of Springerville is represented by Counsel P. Douglas Folk.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Oral argument is presented.

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IT IS ORDERED taking this matter under advisement.

Counsel for Meadow Valley addresses the court regarding the exchange of trial exhibits consistent with the Rules. Court and counsel briefly discuss the same.

At the request of counsel for Meadow Valley,

IT IS ORDERED setting an in-person status conference on June 13, 2016 at 9:00 a.m. (time allotted: 30 minutes) in this division for the purpose of discussing expert disclosures.

The Honorable Randall H. Warner Maricopa County Superior Court East Court Building 101 W. Jefferson 5th Floor, Courtroom 512 Phoenix, AZ 85003 Phone: 602-372-2966 Fax: 602-372-8746

NOTE: All court proceedings are recorded by audio and video method and not by a court reporter. Pursuant to Local Rule 2.22, if a party desires a court reporter for any proceeding in which a court reporter is not mandated by Arizona Supreme Court Rule 30, the party must submit a written request to the assigned judicial officer at least ten (10) judicial days in advance of the hearing, and must pay the authorized fee to the Clerk of the Court at least two (2) judicial days before the proceeding. The fee is \$140 for a half-day and \$280 for a full day.

11:44 a.m. Matter concludes.

Later

C&S's supplemental discovery responses comply with the court's December 24, 2014 order.

IT IS ORDERED granting C&S Engineers' Motion and Springerville's Request for Declaration of Compliance with Discovery Order.

IT IS FURTHER ORDERED denying Meadow Valley's Motion for Sanctions for Violation of Discovery Order.